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11	Rastelli Regalado	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13	DISTRICT	OF NEVADA
14	RASTELLI REGALADO,	Case No.: 2:22-cv-01309-RFB-NJK
15	·	C 2.22 C . 0.2007 112 2 1.012
16	Plaintiff,	STIPULATION AND ORDER OF
17	V.	DISMISSAL WITH PREJUDICE AS TO DEFENDANT EXPERIAN
18	EXPERIAN INFORMATION SOLUTIONS,	INFORMATION SOLUTIONS, INC.
19	INC.; EQUIFAX INFORMATION SERVICES, LLC; TRANS UNION LLC; and	ONLY
20	AMERICREDIT FINANCIAL SERVICES, INC., d/b/a GM FINANCIAL,	
21	Defendants.	
22	Detendants.	
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Pursuant to Federal Rule of Civil Procedure 41, Plaintiff Rastelli Regalado ("Plaintiff"), and Defendant Experian Information Solutions, Inc. ("Experian"), by and through their counsel of record, hereby stipulate that this action and all claims asserted therein be dismissed with prejudice as to Defendant Experian. Plaintiff and Experian have agreed that all attorneys' fees and costs are to be paid as outlined in the settlement agreement and release. IT IS SO ORDERED. Dated: February 7, 2024. RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE 10 11 Stipulated to this 6th day of February 2024: 12 13 /s/ Yo<u>ussef Hammoud</u> By: /s/Dayme Sanchez Youssef Hammoud, CA #321934 Dayme Sanchez 14 Admitted pro hac vice Admitted pro hac vice HAMMOUD LAW, P.C. Jones Day 15 3744 E. Chapman Ave., #F12269 1755 Embarcadero Road Orange, CA 92859 Palo Alto, CA 94303 16 T: (949) 301-9692 T: 650-739-3939 17 F: (949) 301-9693 E: daymesanchez@jonesday.com E: yh@lawhammoud.com 18 Jennifer L. Braster, NV # 9982 Michael Yancey III, NV # 16158 Benjamin B. Gordon, NV # 15552 19 **CONSUMER ATTORNEYS** NAYLOR & BRASTER 1050 Indigo Drive, Suite 200 2300 West Sahara Ave, Suite 800 20 Las Vegas, NV 89102 Las Vegas, NV 89145 21 T: 702-420-7000 E: myancey@consumerattorneys.com P: 480-573-9272 E: jbraster@nblawnv.com 22 F: 718-715-1750 E: bgordon@nblawnv.com Attorneys for Defendant 23 Attorneys for Plaintiff Experian Information Solutions, Inc. Rastelli Regalado 24 25 26

CERTIFICATE OF SERVICE

I hereby certify that on February 6, 2024, I electronically filed the foregoing with the Clerk of the Court using the ECF system, which will send notice of such filing to all attorneys of record in this matter. Since none of the attorneys of record are non-ECF participants, hard copies of the foregoing have not been provided via personal delivery or by postal mail.

/s/ Roxanne Harris